

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA  
WESTERN DIVISION  
Civil Action No.: 5:18-cv-00484-BO

EPIC GAMES, INC.,

Plaintiff,

v.

BRANDON LUCAS and COLTON  
CONTER,

Defendants.

**STIPULATED ORDER AND PERMANENT  
INJUNCTION ON CONSENT**

Plaintiff Epic Games, Inc. ("Plaintiff" or "Epic") and Defendant Colton Conter ("Conter") (together, the "Parties") have reached an agreement to settle the above-captioned action and consent to the entry of this Stipulated Order and Permanent Injunction on Consent (the "Consent Order") based on the following stipulated findings of fact and conclusions of law, which the Court hereby adopts for purposes of entry of this Consent Order.

**FINDINGS OF FACT AND CONCLUSIONS OF LAW**

1. This Court has proper jurisdiction over the subject matter in this litigation under 28 U.S.C. §§ 1331, 1338(a), and 1367(a) because this action arises under 17 U.S.C. §§ 106 and 501, *et. seq.* (D.E. 2 at ¶¶ 1, 12.)

2. This Court has personal jurisdiction over Conter because Conter consented to jurisdiction in this District. (*Id.* at ¶ 13.) Conter entered into contractual agreements with Epic, the terms of which included his consent to be subject to the exercise of jurisdiction over him by this Court. (*Id.* at ¶¶ 13, 37-38, 50-52.) This Court also has personal jurisdiction over Conter because Conter has purposefully availed himself of the privileges of conducting activities and doing business in the State of North Carolina and in this District, thus invoking the benefits and protections of North Carolina's laws and repeatedly accessing Epic's servers under the terms of the aforementioned agreements, which are located in this District. (*Id.* at ¶ 13.) This Court shall

retain jurisdiction over Conter for the purpose of implementing and enforcing this Consent Order.

3. Venue is proper in this District pursuant to 28 U.S.C. §§ 1391(b) and 1400(a). (*Id.* at ¶ 14.) Venue is also proper in this District because, among other things, Conter entered into contractual agreements with Epic, the terms of which included his consent to this District being the proper venue. (*Id.* at ¶¶ 14, 37, 51.)

4. Epic, a Maryland corporation with its principal place of business in Wake County, North Carolina, is the creator of Fortnite®, a co-op survival and building action game, and the owner of all the intellectual property related to Fortnite, including, without limitation, registered copyrights in Fortnite as set out below. (*Id.* at ¶ 15; *see also id.* at ¶¶ 18-28.)

5. Conter, an individual, is a resident and citizen of Florida. (*Id.* at ¶ 17.)

6. In order to access Epic's services, Conter created an account with Epic and agreed to Epic's Terms of Service (the "Terms"). (*Id.* at ¶ 155.) The Terms include a section setting forth the permissions users have with respect to Epic's intellectual property and the activities from which users are prohibited from engaging. (*Id.* at ¶¶ 31-46, *see also* D.E. 2-5)

7. Conter created several accounts to access Epic's services, including Fortnite, and downloaded and accessed Fortnite on his PC. (D.E. 2 at ¶¶ 31, 103.)

8. In creating his Epic accounts to access Epic's servers, Conter affirmatively agreed to abide by the Terms, which created a valid, enforceable contract between Epic and Conter. (*Id.*)

9. In order to play Fortnite, Conter agreed to Fortnite's End User License Agreement ("EULA"). (*Id.* at ¶ 155.) The EULA includes a "License Conditions" section, which sets out certain prohibited activities. (*Id.* at ¶¶ 47-59; *see also* D.E. 2-6.)

10. In downloading and accessing Fortnite, Conter also read and affirmatively agreed to abide by the EULA, which created a second valid, enforceable contract between Epic and Conter. (D.E. 2 at ¶¶ 9, 57, 103)

11. Epic met all of its obligations under the Terms and the EULA. (*Id.* at ¶ 157.)

12. Epic is the author and owner of all the rights in and title to valid and enforceable copyrights in Fortnite including, without limitation, in its computer software and the audio-visual works the code creates. (*Id.* at ¶ 29.) Epic's copyrights in certain versions of Fortnite's computer code are the subjects of U.S. Copyright Registration Nos. TXu01-895-864 (dated December 18, 2013), TX008-186-254 (dated July 14, 2015), TX008-254-659 (dated March 3, 2016), TX008-352-178 (dated December 23, 2016), and TX0008-507-210 (dated March 21, 2018), among others. (*Id.* at ¶¶ 29-30; *see also* D.E. 2-4.)

13. Conter used cheat software ("cheats" or "hacks") to gain an unfair competitive advantage in Fortnite. (D.E. 2 at ¶¶ 4, 8, 60-61, 63-68, 73, 99-104, 114.)

14. Conter publicly displayed his use of these cheats to third parties for personal gain via his YouTube channel, "Exentric", by using cheats while playing Fortnite in at least six videos posted on his YouTube channel between September 4, 2018 and September 18, 2018. (*Id.* at ¶¶ 75, 78-83; D.E. 2-10.) In one of these videos, Conter used a cheat while playing in a group with Lucas. (*Id.*)

15. Conter promoted his YouTube channel in various ways, including using his Twitter account, "@iExentricHD" and his Instagram account, "@iexentrichd." (D.E. 2 at ¶¶ 84-85; D.E. 2-12, 2-13.)

16. On or around September 21, 2018, Epic submitted Digital Millennium Copyright Act ("DMCA") take down notifications, which containing all the statutorily-required elements,

to YouTube, and asked YouTube to remove Conter's videos. (D.E. 2 at ¶ 82.) YouTube removed the complained-of videos. (*Id.*)

17. On October 3, 2018, following YouTube's removal of the videos, Conter submitted a counter notification responding to Epic's DMCA notifications. (*Id.* at ¶ 83; D.E. 2-11.) Conter's submission of the counter notification commenced a 10-day period at the end of which Epic was statutorily required to file an action against Conter seeking to restrain Conter from engaging in infringing activity. (*Id.*) Had Epic failed to do so, YouTube would have restored Conter's videos. (*Id.* at ¶ 3.)

18. Conter directly infringed Epic's copyrights in Fortnite by creating unauthorized derivative works of Epic's copyright protected Fortnite code. (*Id.* at ¶¶ 115-132.) Conter also infringed Epic's copyrights in Fortnite by publicly performing and publicly displaying these unauthorized derivative works in videos of himself, and/or others (including Lucas), on Conter's YouTube channel. (*Id.*)

19. Conter breached both the Terms and the EULA in violation of North Carolina law by, among other things, making derivative works based on Fortnite; copying, reproducing, distributing, displaying publicly, using, performing publicly, republishing, and/or transmitting Fortnite in a way specifically prohibited by the EULA and the Terms; and creating, developing, distributing, or using unauthorized software programs to gain advantage in any online or other game modes; and/or behaving in a manner which is detrimental to the enjoyment of Fortnite by others, all of which violated the EULA and the Terms. (*Id.* at ¶¶ 150-159.)

20. Conter's violations of the Copyright Act and breaches of his agreements with Epic have caused, and continue to cause, Epic great and irreparable injury that cannot be fully compensated or measured in money. (*Id.* at ¶ 11, 129-131, 159.) Epic has no adequate remedy at law for Conter's wrongful conduct because Epic's copyrights are unique and valuable property

that have no readily determinable market value, Conter's infringement constitutes an interference with Epic's goodwill and customer relations, and Conter's wrongful conduct, and the damages resulting therefrom, are continuing. (*Id.*) Accordingly, the Parties consent to the below Permanent Injunction, and enter into this Consent Order voluntarily after consulting with counsel and waive any rights to appeal from it.

It is hereby **ORDERED, ADJUDGED, and DECREED** that:

21. Defendant, Colton Conter, along with his agents, representatives, partners, joint venturers, servants, employees, and all those persons or entities acting in concert or participations with him will immediately destroy all copies of any cheat software in his possession, custody, or control that can be used to infringe any of Epic's copyrights, or cheat at any of Epic's games, and any videos in which such cheat software is used, and is **PERMANENTLY ENJOINED and RESTRAINED** from:

- a. infringing any of Epic's currently existing or future copyrighted works, including, without limitation, infringement by the use of any software or device that copies or modifies Epic's software in violation of the Copyright Act;
- b. creating, writing, developing, advertising, promoting, and/or distributing anything that infringes Epic's works now or hereafter protected by any of Epic's copyrights;
- c. violating Epic's Terms of Service;
- d. violating any of Epic's End User Licensing Agreements to which Conter is a or becomes a party;
- e. cheating at any of Epic's games or at any game that Epic subsequently develops, creates, or publishes;

- f. engaging in any other activity that constitutes or creates an infringement of any of Epic's copyrights, or of any of Epic's rights in, or rights to use or exploit, its copyrights;
- g. unfairly competing with Epic in any manner whatsoever; and/or
- h. assisting, aiding, or abetting any other person or business entity in engaging in or performing any of the activities referenced in paragraphs 21(a) through 21(g), above.

For the purposes of this paragraph 21 only, the term "Epic" includes all of Epic's subsidiaries and affiliated companies.

22. No bond or posting of security is required of the Parties in connection with the entry of this Consent Order.

23. Plaintiff and Conter acknowledge that they have knowingly and voluntarily entered into this Consent Order after reviewing the same with their counsel or having had ample opportunity to consult with counsel. Plaintiff and Conter understand the undertakings, obligations, and terms of this Consent Order.

24. Except as to Conter's obligations set forth in this Consent Order, Plaintiff's claims against Conter in this Action are hereby dismissed with prejudice.

25. This Consent Order is final and Plaintiff and Conter each hereby waive their rights to appeal from this order.

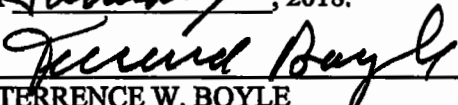
26. Nothing in this Consent Order precludes Plaintiff or Conter from asserting any claims or rights that arise after Conter's agreement to this Consent Order or that are based upon any breach of, or the inaccuracy of, any representation or warranty made by Conter or Plaintiff in this Consent Order, or in the Settlement Agreement reached by the Parties.

27. Nothing in this Consent Order precludes Plaintiff or Conter from asserting any claims or rights against any third party.

28. Conter waives any objection under Federal Rule of Civil Procedure 65(d) (pertaining to injunctions) to paragraph 21, above.

29. This Court shall retain jurisdiction over this matter to enforce a violation of this Consent Order's terms. If any such violation occurs, the Court shall award, (a) without regard to proof of actual damages, liquidated damages of Five Thousand Dollars (\$5,000); as well as (b) injunctive relief enjoining any further breach of this Consent Order, or such modifications to the present Consent Order as the Court deems appropriate; (c) attorneys' fees, costs and disbursements, as determined by the Court; and (d) such other relief as the Court deems just and proper.

IT IS SO ORDERED this 10 day of January, 2018.

  
TERRENCE W. BOYLE  
UNITED STATES DISTRICT JUDGE

*[Signature block on the following page]*

**CONSENTED TO:**

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